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TO

Further amend the Charitable Loan Societies (Ireland) A.D. 1803.
Act, 1843.

BE it enacted by the King's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:—

5 1.—(1) In the application of subsection four of section ten of the Petty Sessions (Ireland) Act, 1851, to a promissory note current or unpaid on the first day of March eighteen hundred and ninety-nine, and purporting to have been made under the principal Act, *twelve months* from the passing of this Act shall 10 be substituted for *six months* from the time when the cause of complaint shall have arisen. Extension of time for taking proceedings under 14 & 15 Vict. c. 03, and validation of decrees, &c.

(2) A decree, order, or warrant of a court of summary jurisdiction pronounced, made, or issued before the passing of this Act in respect of any such promissory note shall not be invalid by 15 reason only that the note became payable more than *six months* before the complaint relating to it was made.

2. Proceedings to recover the amount due in respect of a promissory note current or unpaid on the first day of March eighteen hundred and ninety-nine, and purporting to have been 20 made under the principal Act, may be taken within *twelve months* from the passing of this Act, notwithstanding that *six years* or upwards may have elapsed from the time when the note became payable. Amount due in respect of promissory notes to be recoverable after lapse of six years in certain cases.

3. A renewal of a promissory note purporting to have been 25 made under the principal Act shall not be invalid or incapable of being enforced in any court or liable to stamp duty by reason only of the original note having been made in contravention of section thirty-eight of that Act, which prohibits the transaction of the business of a loan society at the places therein specified. Validation of renewals of promissory notes in certain cases.

[Bill 101.]

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A.D. 1905. 4. In the case of any proceedings taken under the Charitable Loan Societies (Ireland) Acts, 1843 to 1905, the complainant or defendant may, subject to rules of court, appeal to the county court from any decision of a court of summary jurisdiction, and no appeal shall, in the case of such proceedings, lie to a court of 5 quarter sessions.

Short title and mode of citation 5. This Act may be cited as the Charitable Loan Societies (Ireland) Act, 1905, and shall be construed as one with the Charitable Loan Societies (Ireland) Act, 1900; and the principal Act, the said Act of 1900, and this Act may be cited together as 10 the Charitable Loan Societies (Ireland) Acts, 1843 to 1905.

63 & 64 Vict. c. 25.

Charitable Loan Societies (Ireland).

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To further amend the Charitable Loan
Societies (Ireland) Act, 1848.

Printed by
Mr. Attorney-General for Ireland,
supported by
Mr. Walter Long.

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[Bill 101.]